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9	Attorneys for Plaintiff, Andrea Love	
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11	UNITED STATES DISTRICT COURT	
12	CENTRAL DISTRICT OF CALIFORNIA	
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14	ANDREA LOVE, an individual,	Case No.: 2:23-cv-3122
15	Plaintiff,	COUNSEL JASON M. INGBER'S DECLARATION IN SUPPORT OF
16	VS.	PLAINTIFF'S NOTICE OF MOTION ANI
17	ELLEN STONE, an individual; and DOES 1	MOTION TO REMAND REMOVED ACTION
18	through 25, inclusive	(28 U.S.C.S. §1447(c))
19	Defendants.	(20 0.5.0.5. §1747(0))
20		
21		Complaint Filed: 2.28.2023 LASC Case No.: 23STCV04399
22		
23	1. I, Jason M. Ingber, work with RGLaywers LLP and Solomon Gresen and am co-	
24	counsel for Plaintiff for this matter and if called upon to testify could and would testify to the	
25	following under the penalty of perjury.	
26	2. Plaintiff filed this Action in Los Angeles Superior Court on February 28, 2023.	
27	On or about May 12, 2023, I spoke with Defendant's counsel over the phone regarding our	
28	overall perspectives to this case, a roadmap to potential resolution, and that Plaintiff plans to	
I		

challenge Defendant's removal on the grounds that Defendant was and is domiciled in Los Angeles, California. On or about June 7, 2023, I met with defense counsel Brook Hammond in person at her office, and explained Plaintiff's intent to file a motion to remand on account of the fact that Defendant lives in Los Angeles, and I followed up with numerous emails, and a zoom call with defense counsel Brooke Hammond regarding the same. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 16<sup>th</sup> day of June 2023, in Los Angeles, California. /s/ Jason M. Ingber Jason M. Ingber